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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/828,746	04/20/2004	Jerome J. Kochanski	KOCH-10131	5477		
	7590 11/19/200° DLSEN & WATTS	7	EXAMINER			
18 E UNIVERS		MARSH, STEVEN M				
SUITE # 101 MESA, AZ 852	201		ART UNIT			
•			3632			
			MAIL DATE	DELIVERY MODE		
			11/19/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

,	Application No.	Applicant(s)						
	10/828,746	KOCHANSKI, JEROME J.						
Office Action Summary	Examiner	Art Unit						
· ·	Steven M. Marsh	3632						
The MAILING DATE of this communication app								
Period for Reply	VIC CET TO EVOIDE AMONT	NO) OR THIRTY (20) DAVE						
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION ATE OF THIS COMMUNICA	DN. imely filed m the mailing date of this communication. ED (35 U.S.C. § 133).						
Status								
1) Responsive to communication(s) filed on 27 A	ugust 2007.							
,— ,— ,—								
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
ciosed in accordance with the practice under i	∟⊼ parte Quayle, 1955 U.D. 11,4	,00 O.O. E (O.						
Disposition of Claims								
4) Claim(s) <u>1-23</u> is/are pending in the application								
4a) Of the above claim(s) is/are withdra	wn from consideration.							
5) Claim(s) is/are allowed. 6) Claim(s) <u>1-23</u> is/are rejected.								
7) Claim(s) is/are rejected.								
8) Claim(s) are subject to restriction and/o	or election requirement.							
Application Papers								
9) The specification is objected to by the Examin	er.							
10)☐ The drawing(s) filed on is/are: a)☐ acc	cepted or b) \square objected to by the							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	ction is required if the drawing(s) is of examiner. Note the attached Office	ce Action or form PTO-152.						
	Agitimiei. 140te tile attached Offic							
Priority under 35 U.S.C. § 119		() ()						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).								
a) All b) Some * c) None of:								
1. Certified copies of the priority documents have been received.2. Certified copies of the priority documents have been received in Application No								
3. Copies of the certified copies of the priority documents have been received in this National Stage								
application from the International Burea								
* See the attached detailed Office action for a list of the certified copies not received.								
Attachment(s)	,, -	(DTO 442)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summa Paper No(s)/Mail	Date						
Notice of Draitsperson's Patent Drawing Newtow (170-346) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 4202004.		al Patent Application						

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DETAILED ACTION

This is the second office action for U.S. Application 11/828,746 for a Hold Down Device filed on April 20, 2007.

Election/Restrictions

Applicant's election without traverse of Species I in the reply filed on August 27, 2007 is acknowledged.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-7 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. patent 6,068,163 to Kihm. Kihm discloses a device that can function as a hold down device and hold down a flexible discharge hose. There is a container (2) with a top portion, a bottom portion, a front end and a rear end, and a handle (26) for carrying the hold down device. There is a hose recess (30) comprising a right wall, a left wall, and an upper wall (the hose has an opening surrounded by a circular opening, the circle having upper, lower, left, and right quadrants). The opening is configured to receive a discharge hose (a smaller hose could fit into the opening) and the container is adapted to hold down the discharge hose during draining. The container is hollow and

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configured to be filled and emptied with a filling material for varying the weight of the hold down device. The container is a solid material of a sufficient weight for holding down the discharge hose during draining. The container is configured to vertically stack at least two containers (the containers could be stacked and secured by a cord of some type) for added weight to hold down the discharge hose and to be stored by wrapping the discharge hose around the container. The handle (26) is integral with the top portion of the container and configured to allow the discharge hose to wrap around the handle for storing the hold down device. The hose recess is also configured to have a rear wall and receive the discharge hose between the right, left, upper and rear walls. The recess has openings on the front (at 36) and rear (at 32) ends of the container and is configured to receive the hose between the walls and a ground surface the bottom of the container rests on.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 8-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kihm in view of 4,416,396 to Ward. Kihm discloses a fill hole on the top portion of the container for filling and emptying the container with a filling material, as well as a plug (44) removably coupled to the fill hole for retaining the fill material within the container.

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Kihm fails to disclose feet coupled to the bottom portion of the container. Ward discloses a fuel dispensing container with a plurality of feet (13, 15, 17) for raising the container a desired distance above the support surface. it would have been obvious to one of ordinary skill in the art at the time of the present invention, to have provided feet at the bottom of the container taught by Kihm, as taught by Ward, for the purpose of providing a means to raise the container a desired distance above a support surface. The feet would be configured to rest over a splash ring coupled to a sewer fitting. The feet are not disclosed as circular in shape, but the shape is a matter of design preference that would have been obvious to one of ordinary skill in the art at the time of the present invention as an aesthetic choice.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

- U.S. Patent 7,108,026 to Luca
- U.S. Patent 3,250,434 to Cavill
- U.S. Patent 5,588,459 to Ellis
- U.S. Patent 4,602,599 to Glagola

The above patents disclose container type hose holding devices.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven Marsh whose telephone number is (571) 272-6819. The examiner can normally be reached on Monday-Friday from 8:00AM Application/Control Number:

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to 4:30 PM. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 272-3600. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

/Kimberly T. Wood/

/SMM/

Steven Marsh

November 9, 2007

Kimberly Wood

Primary Examiner

TC 3600

Form PTO-1449 U.S. DEPARTMENT OF COMMERCE (REV. 8-83) PATENT AND TRADEMARK OFFICE				ATTY. DOCKET NO. KOCH-10131		SERIAL NO.				
INFORMATION DISCLOSURE CITATION				APPLICANT Kochanski, Jerome						
(Use several sheets if necessary)				FILING DATE	GROUP					
U. S. PATENT DOCUMENTS										
EXAMINER INITIAL	REF	DOCUMENT NUMBER	DATE	NAME	CLASS	SUB- CLASS	DA	LING TE IF OPRIATE		
/S.M./		3,572,622		Smith						
/S.M./		4,796,926		Rapsilver						
/S.M./		5,431,455		Seely						
/S.M./		4,228,978	-	Rand						
/S.M./		5,330,233		Kress						
/S.M./		5,311,909		Adcock						
/S.M./	<u></u>	5,000,405		Rybak, et al.						
/S.M./		6,554,233		Ungerecht						
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1	REF	NUMBER	DATE	COUNTRY	CLASS	CLASS	YES	NO		
					 					
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EXAMINER			DATE CONSIDERED							
/Steven Marsh/			11/13/2007							
*EXAMINER: Initial if citation considered, whether or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.										